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| 3  | BRIAN J. STRETCH (CABN 163973)<br>Chief, Criminal Division                                    |
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| 8  | Attorneys for Plaintiff   |
| 9  | UNITED STATES DISTRICT COURT  |
| 10 | NORTHERN DISTRICT OF CALIFORNIA   |
| 11 | SAN FRANCISCO DIVISION  |
| 12 |   |
| 13 | UNITED STATES OF AMERICA, No. CR 08-0119 PJH  |
| 14 | Plaintiff,   PROPOSED] ORDER AND  |
| 15 | ) STIPULATION TO EXTEND<br>v. ) GOVERNMENT'S DEADLINE FOR                                     |
| 16 | ) RESPONDING TO DEFENDANT'S ARSENIO HUQUERIZA, ) MOTION TO SUPPRESS                           |
| 17 | ) Defendant.  |
| 18 |   |
| 19 |   |
| 20 | The government and Defendant Arsenio Huqueriza hereby stipulate as follows:                   |
| 21 | 1. The parties appeared before this Court on April 30, 2008. At that time, this Court         |
| 22 | ordered the defendant to file his motion to suppress by May 14, 2008. The Court also set a    |
| 23 | hearing date for that motion of June 18, 2008. Under the Local Rules governing responses to   |
| 24 | motions, the government's response would be due 21 days ahead of that hearing date, or on May |
| 25 | 28, 2008.   |
| 26 | 2. On May 14, 2008, the defendant filed his Motion to Suppress, in which he challenges        |
| 27 | the search of his residence. Counsel for the government has subsequently learned from the     |
| 28 | Bureau of Immigration & Customs Enforcement ("ICE") that several of the agents who            |
|    | CR 08-0119 PJH<br>STIP. & [PROP.] ORDER   |

participated in the search of Mr. Huqueriza's residence are currently unavailable to provide further factual information about that search. ICE agent Brodie Allyn has requested that the government seek an extension of its deadline for filing the response so that Mr. Allyn can contact the pertinent agents and provide information to undersigned counsel, Assistant United States Attorney Erika Frick. AUSA Frick informed defense counsel, Mr. David Butler, of those circumstances, and Mr. Butler indicated that he has no objection to an extension of one week of the government's filing deadline.

3. The parties therefore jointly request that the government's response date be extended to June 4, 2008. If convenient for the Court, the parties request to keep the hearing date on June 18, 2008. In the alternative, the parties would also be available for the hearing on July 2, 2008.

IT IS SO STIPULATED.

DATED: May 23, 2008

ERIKA R. FRICK
Assistant United States Attorney

DATED: May 23, 2008 /s/

DAVID BUTLER
Attorney for Arsenio Hugueriza

**ORDER** 

For good cause shown, the Court hereby extends the government's deadline for responding to the defendant's Motion to Suppress, from May 28, 2008 to June 4, 2008. the Hearing on the Motion is Continued to July 2, 2008 at 2:30 p.m.

IT IS SO ORDERED.

DATED: 5/28/08



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